right to inspect documentation required to be maintained at the premises under §68.215(e).

- (4) Requiring the use of protective apparatus. In the event that any of the conditions listed in paragraph (g)(1) of this section, arises, and is not permanently remedied within a reasonable time period, the telephone company may require the use of protective apparatus which either protects solely against hazardous voltages, or which protects both against hazardous voltages and imbalance. Such apparatus may be furnished either by the telephone company or by the customer. This right is in addition to the telephone company's rights under § 68.108.
- (5) Notice of the right to bring a complaint. In any case where the telephone company invokes the extraordinary procedures of §68.215(g), it shall afford the customer the opportunity to correct the situation which gave rise to invoking these procedures, and inform the customer of the right to bring a complaint to the Commission pursuant to the procedures set forth in subpart E of this part. On complaint, the Commission reserves the right to perform any of the inspections authorized under this section, and to require the performance of acceptance tests.
- (h) Limitations on the foregoing if protected wiring requiring acceptance testing is used. If protected wiring is used which required acceptance testing, the requirements in the foregoing paragraphs of §68.215 are hereby limited, as follows:
- (1) Supervision. Section 68.215(c)(2)-(3) are hereby waived. The supervisor is only required to have had at least six months of on-the-job experience in the installation of telephone terminal equipment or of wiring used with such equipment.
- (2) Extraordinary procedures. Section 68.215(g)(3) is hereby limited to allow for inspection of exposed wiring and connection and splicing points, but not for requiring the withdrawal of wiring from wiring run concealed in ducts, conduit or wall spaces unless actual harm has occurred, or a failure of acceptance testing has not been corrected

within a reasonable time. In addition, §68.215(g)(4) is hereby waived.

[43 FR 16499, Apr. 19, 1978, as amended at 44 FR 7958, Feb. 8, 1979; 47 FR 37896, Aug. 27, 1982; 49 FR 21735, May 23, 1984; 58 FR 44907, Aug. 25, 1993]

§68.216 Repair of registered terminal equipment and registered protective circuitry.

Repair of registered terminal equipment and registered protective circuitry shall be accomplished only by the manufacturer or assembler thereof or by their authorized agent; however, routine repairs may be performed by a user, in accordance with the instruction manual if the applicant certifies that such routine repairs will not result in noncompliance with the rules and regulations in subpart D of this part.

§68.218 Responsibility of grantee of equipment registration.

- (a) In applying for a grant of an equipment registration, the grantee warrants that each unit of equipment marketed under such grant will comply with all the applicable rules and regulations in subpart D of this part.
- (b) The grantee or its agent shall provide the user of the registered equipment the following:
- (1) Instructions concerning installation, operational and repair procedures, where applicable.
- (2) Instructions that registered terminal equipment or protective circuitry may not be used with party lines or coin lines.
- (3) Instructions that when trouble is experienced the customer shall disconnect the registered equipment from the telephone line to determine if the registered equipment is malfunctioning and that if the registered equipment is malfunctioning, the use of such equipment shall be discontinued until the problem has been corrected.
- (4) Instructions that the user must give notice to the telephone company in accordance with the requirements of §68.106, and instructions specifying the Universal Service Order Code(s), other than RJ11 (see §68.502), of means of connection of the equipment which may be required to be ordered from the